

# <u>CERTIFIED MAIL</u> <u>RETURN RECEIPT REQUESTED</u>.

Foundation for Accountability & Civic Trust Kendra Arnold, Executive Director 1717 K Street NW, Suite 900 Washington, DC 20006 JUL 1 1 2019

RE: MUR 7391

Dear Ms. Arnold:

On June 20, 2019, the Federal Election Commission reviewed the allegations in your complaint dated May 15, 2018, and found that on the basis of the information provided in your complaint, and information provided by the respondents, there is no reason to believe the Democratic Congressional Campaign Committee ("DCCC") and Daniel Sena, in his official capacity as treasurer, violated 52 U.S.C. § 30116(a); no reason to believe that Jason Crow for Congress and Kristen Bear in her official capacity as treasurer and Jason Crow violated 52 U.S.C. § 30116(f); and no reason to believe the DCCC and Daniel Sena, in his official capacity as treasurer, and Jason Crow for Congress and Kristen Bear in her official capacity as treasurer violated 52 U.S.C. § 30104(b)(4) by failing to report disbursements. Accordingly, on June 20, 2019, the Commission closed the file in this matter.

Documents related to the case will be placed on the public record within 30 days. See Disclosure of Certain Documents in Enforcement and Other Matters, 81 Fed. Reg. 50,702 (Aug. 2, 2016), effective September 1, 2016. The Factual and Legal Analysis, which more fully explains the Commission's findings is enclosed.

The Federal Election Campaign Act of 1971, as amended, allows a complainant to seek judicial review of the Commission's dismissal of this action. See 52 U.S.C. § 30109(a)(8). If you have any questions, please contact me at (202) 694-1650.

Sincerely,

Lisa J. Stevenson

Acting General Counsel

By: Jin Lee

Acting Assistant General Counsel

Enclosure
Factual and Legal Analysis

## FEDERAL ELECTION COMMISSION

1	FACTUAL AND LEGAL ANALYSIS
2 3 4 5 6 .7 8	RESPONDENTS: Jason Crow for Congress and Kristen Bear in her official capacity as treasurer Jason Crow Democratic Congressional Campaign Committee and Daniel Sena in his official capacity as treasurer
9	I. INTRODUCTION
10	The Complaint alleges that the Democratic Congressional Campaign Committee
11	("DCCC"), Jason Crow, and Jason Crow for Congress and Kristen Bear in her official capacity
12	as treasurer ("Crow Committee") violated the Federal Election Campaign Act of 1971, as
13	amended (the "Act") by making and receiving excessive in-kind contributions in the form of
14	polling information, mailing lists, and other resources. 1 The Complaint also alleges that neither
15	the DCCC nor the Crow Committee reported these alleged in-kind contributions.
16	As discussed below, the available information indicates that the DCCC and the Crow
17	Committee jointly purchased polling services and split the costs in accordance with Commission
18	regulations on allocating polling expenses. Further, it appears that the DCCC did not provide the
19	Crow Committee with any mailing list or other assistance that would constitute in-kind
20	contributions. Accordingly, the Commission finds no reason to believe that the DCCC, the Crow
21	Committee, and Jason Crow violated 52 U.S.C. § 30116(a) and (f) by making and accepting
22	excessive contributions. Additionally, the Commission finds no reason to believe that the DCCC
23	and the Crow Committee violated 52 U.S.C. § 30104(b)(4) by failing to report disbursements
24	associated with the polling services.

Compl. at 1 (May 23, 2018).

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in the form of polling data and email lists.<sup>3</sup>

#### II. FACTS

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The Crow Committee is the principal campaign committee for Jason Crow, a 2018

candidate for Colorado's 6th Congressional District.<sup>2</sup> Citing news reports, the Complaint alleges

that the DCCC sought to support Crow as its preferred candidate for the 2018 Democratic

primary election, and it made unreported, excessive in-kind contributions to the Crow Committee

The Respondents deny that the DCCC provided Crow or the Crow Committee with any mailing lists, including email lists, or other resources.<sup>4</sup> The Response states that both the Crow Committee and the DCCC obtained the same polling research from the same polling consultant, Global Strategy Group ("GSG").<sup>5</sup> The Response states that, pursuant to the Commission's regulation on the allocation of polling expenditures at section 106.4(e)(2), the committees evenly split the cost of the polling and both committees properly reported the corresponding expenditures.<sup>6</sup>

Although the Response does not indicate the amount that respondents paid for the polling, Commission disclosure reports show that the DCCC and the Crow Committee each made a series of disbursements totaling \$41,023.29 to Global Strategy Group, LLC for polling

<sup>&</sup>lt;sup>2</sup> Crow Committee Statement of Organization (Apr. 11, 2017). Crow won the 2018 General Election.

The primary support for the allegations is an article published by the *Intercept*, which quotes one of Crow's primary opponents as saying, "... [the DCCC] made polling data available to Crow that they did not make available to me. They made other resources available to Crow that they did not make available to me, such as mailing lists for fundraising purposes." Compl. Attach. A at 11. The Complaint also alleges that the DCCC urged Crow's primary opponents to withdraw, but does not argue that this constituted an in-kind contribution. Compl. at 2.

<sup>4</sup> Resp. at 2 (July 16, 2018).

<sup>&</sup>lt;sup>5</sup> *Id*. at 1.

<sup>&</sup>lt;sup>6</sup> *Id*.

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- 1 services during the first half of 2018.<sup>7</sup> The Crow Committee's reports describe the payments as
- 2 being for "Polling Services" and the DNC reports describe the payments as being for "Generic
- 3 Cmte. Polling."8 Neither the Complaint nor the Response contain any specific information about
- 4 the substance of the polls themselves.

#### 5 III. LEGAL ANALYSIS

A. There is No Reason to Believe that the DCCC Made Excessive In-Kind Contributions to Crow or the Crow Committee

The Act permits national political party committees to contribute up to \$5,000 per election to a candidate's authorized campaign committee. The Act and Commission regulations define "contribution" as "any gift, subscription, loan, advance, or deposit of money or anything of value made by any person for the purpose of influencing any election for Federal office. "Anything of value" includes all in-kind contributions, defined as the provision of any goods or services without charge or at a charge that is less than the usual and normal charge for such goods or services. Commission regulations identify both mailing lists and polling results as

See Crow Committee 2018 April Quarterly Report at 415, 416 (disclosing a \$17,023.29 payment to GSG on Jan. 4, 2018, and a \$24,000 payment to GSG on Feb. 28, 2018; DCCC 2018 February Monthly Report at 4,020 (disclosing a \$2,523.29 payment to GSG on Jan. 25, 2018); DCCC 2018 March Monthly Report at 9,254 (disclosing a \$24,000 payment to GSG on Feb. 8, 2018); DCCC 2018 June Monthly Report at 23,324 (disclosing a \$14,500 payment to GSG on May 9, 2018).

ld.

<sup>52</sup> U.S.C. § 30116(a)(2)(A). National party committees can also make party coordinated expenditures in connection with the general election campaign of candidates for Federal office which do not count against the \$5,000 limit. 52 U.S.C. § 30116(d). The 2018 party coordinated expenditure limit for House candidates in states with more than one congressional seat is \$49,700. 83 Fed. Reg. 6022 (Feb. 12, 2018). These polling services, however, appear to have been purchased before Crow won the Democratic primary on June 26, 2018.

<sup>52</sup> U.S.C. § 30101(8)(A)(i); 11 C.F.R § 100.52(a); see also 52 U.S.C.§ 30118(b)(2) (defining "contribution" to include "any direct or indirect payment, distribution, loan, advance, deposit, or gift of money, or any services, or anything of value . . . to any candidate, campaign committee, or political party or organization, in connection with any election to any of the offices referred to in this section.").

<sup>11</sup> C.F.R § 100.52(d)(1).

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things of value. 12 Therefore, the purchase of opinion poll results by an unauthorized political

2 committee and the subsequent acceptance of such results (absent payment) by the candidate or

candidate's authorized committee is an in-kind contributions from the unauthorized committee to

the candidate or the authorized committee. 13 The value of such a contribution is determined

using one of the allocation formulas outlined in 11 C.F.R. § 106.4(e). 14 One such method

includes dividing the overall cost of the poll equally among candidates or political committees

7 receiving the results. 15

Respondents state that both the DCCC and the Crow Committee requested the polling data and divided the costs equally. Each committee reported payments of \$41,023.28 to the same polling vendor, which appears to corroborate Respondents' statement, and is consistent with section 106.4(e)(2). Thus, it does not appear that the DCCC made an excessive, in-kind contribution in the form of polling services.

With respect to the allegations that the DCCC provided the Crow Committee with mailing lists and other support, the Complaint's sole support for the allegation is a press report quoting one of Crow's primary opponents as saying "[the DCCC] made other resources available to Crow that they did not make available to me, such as email lists for fundraising." <sup>16</sup>

See 11 C.F.R. § 100.52(d)(1) (specifically enumerating mailing lists as a thing of value); id. § 106.4 (stating that receipt by a political committee of polling results paid for by another committee constitutes an in-kind contribution).

<sup>11</sup> C.F.R. § 106.4(b); Advisory Op. 1998-18 (Washington State Democratic Committee) at 3 ("AO 1998-18").

<sup>11</sup> C.F.R. § 106.4(e)(2).

Id.; see also Advisory Op. 2007-24 (Burkee/Walz) (concluding that no in-kind contribution results when two committees jointly purchase goods or services for the benefit of both committees and the vendor bills each committee separately for their share as determined using the appropriate allocation formula for the particular goods and services). Other acceptable allocation methods include (a) using the cost allocation formula provided by the polling firm; (b) allocation based on the proportion of question results each committee receives; and (c) any other method which "reasonably reflects the benefit derived." 11 C.F.R. § 106.4(e)(1), (3), (4).

<sup>16</sup> Compl., Attach. A at 11.

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- 1 Respondents deny that the DCCC provided Crow with mailing lists or any other goods or
- 2 services, and we have found no information indicating otherwise.
- 3 Accordingly, the Commission finds no reason to believe that the Democratic
- 4 Congressional Campaign Committee and Daniel Sena in his official capacity as treasurer made,
- 5 and Jason Crow and Jason Crow for Congress and Kristen Bear in her official capacity as
- 6 treasurer accepted, excessive in-kind contributions in violation of 52 U.S.C. § 30116(a) and (f).

### B. Respondents Properly Reported Disbursements for the Polling Expenses

8 Political Committees must report disbursements for operating expenses in accordance

9 with 52 U.S.C. § 30104(b)(4). Here, the DCCC's purchase of the polling, for its own use, is

considered an operating expense, <sup>17</sup> which the DCCC reported as disbursements to Global

11 Strategy Group on Schedule B of the committee's disclosure reports for the relevant periods. 18

Similarly, the Crow Committee's purchase of the polling is an expenditure, which the committee

properly reported on Schedule B of its relevant reports.<sup>19</sup>

Accordingly, the Commission finds no reason to believe that the Democratic

Congressional Campaign Committee and Daniel Sena in his official capacity as treasurer and

Jason Crow for Congress and Kristen Bear in her official capacity as treasurer violated 52 U.S.C.

17 § 30104(b)(4) by failing to report disbursements associated with the polling services.

See AO 1998-18 at 3 (stating that the purchase of polling and poll results by an unauthorized political committee for its own use, in whole or in part, is an overhead expenditure by the political committee under 11 C.F.R. § 106.1(c)(1) to the extent of the benefit derived by the committee).

See supra note 7.

<sup>19</sup> See id.